IN THE UNITED STATES DISTRICT COURT DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION IN ADMIRALTY

In the matter of the Complaint of)	Civil Action No.: 2:18-cv-02396-DCN
MORAN ENVIRONMENTAL)	
RECOVERY, LLC, as the owner of the)	
vessel "Miss June" and her engines,)	ORDER APPROVING STIPULATION
tackle, appurtenances, etc.)	REGARDING SECURITY FOR VALUE
)	AND COSTS AND LETTER OF
For exoneration from, or limitation of,)	UNDERTAKING
liability.,)	

WHEREAS, Plaintiff-in-Limitation MORAN ENVIRONMENTAL RECOVERY, LLC (hereinafter "PLAINTIFF-IN-LIMITATION), as owner of the vessel "MISS JUNE," her engines, tackle, appurtenances, etc. ("Vessel"), filed a Complaint pursuant to the Limitation of Liability Act 46 U.S.C. § 30501, et seq., claiming the right to exoneration from, or limitation of, liability from all claims arising out of that certain incident of on or about July 6, 2018, on the navigable waters of the United States at Marker 49-A on the Cooper River, North Charleston, South Carolina, and involving the Vessel, as alleged and for the reasons and because of the circumstances set forth in the Complaint, and having filed a Stipulation Regarding Security for Value and Costs and Letter of Undertaking; and

WHEREAS, the aggregate value of PLAINTIFF-IN-LIMITATION's interest in the Vessel immediately following the subject incident is alleged as worth, at a maximum, Fourteen Thousand Four Hundred Dollars (\$14,400.00), and Starr Indemnity & Liability Company, as surety, pursuant to a letter of undertaking, consented and agreed to provide security for value and costs within the meaning of Rule F(1) of the Federal Rules of Civil Procedure, Supplemental Rules of Admiralty and Maritime Claims;

IT IS HEREBY ORDERED that the Stipulation Regarding Security for Value and Costs and the Letter of Undertaking are approved.

IT IS SO ORDERED, this 30th day of August, 2018 at Charleston,

South Carolina.

DAVID C. NORTON

UNITED STATES DISTRICT JUDGE